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MANY RECOMMENDATIONS

MADE IN THE

GRAND JURY'S REPORT

(Continued from page 1.)

present site to a place whose environment will be more conducive to the purposes of a Reformatory School.

Industrial School for Girls—It has been called to the attention of the Grand Jury that young girls are frequently debauched about Chinese store premises, and we recommend that laws be enacted to prevent the gathering of children between the ages of 10 and 15 at such places, and for the severe punishment for debauchery of children. These girls will become mothers of the future generation and an institution should be provided by the Government for young girls where they can find a home, and be taught plain household duties, and a law should be enacted to provide that the Government shall care for such girls where their parents are unable or unwilling to do so.

Insane Asylum. The buildings are the same as previously reported, and with very little changes are in the same conditions.

Ward 1—Known as the violent ward, was complained of as being very poorly ventilated; we found it to have been improved upon.

We found the pot factory to be in a sanitary condition.

Ward 6—Was next inspected. The ventilation was poor. The roof should be painted with Arabic paint. The lighting is poor, the bedding and pillows all in poor condition. This should be attended to immediately.

The Kitchen—The Kitchen is kept clean and the cooking facilities are good. While the food allowances are sufficient and wholesome, we recommend that more vegetables be provided.

Ward 3—Is all right in every respect excepting the ventilation. This should be improved, as previously recommended.

Ward 4—Women's ward was found to be O. K.

Ward 5—Private ward, is at present and has been for a long while unoccupied.

Bath for Female Patients—A bath for the female patients is much needed, and should be provided. At present these patients have to use the men's baths.

Drainage System—We recommend that the drainage system be put in sanitary condition.

Patients—There are 133 patients at the asylum on our visit, 29 females and 104 males. At that time there were eight female and 19 males patients on parole. We found a lady patient, the wife of a person of more than ample means, who was allowing her only \$2.50 per month for her washing and now and then a cheap hokulo and a pair of shoes.

Special Care and Attention—We recommend that patients who could receive better attention through private means should be required to be provided by their relatives with special care and attention.

The close proximity of the women's ward to those for the men seem to have a very bad effect on the patients.

In response to our query why improvements were not made according to the recommendations of prior Grand Jurys, we were told that the lack of funds prevented them being carried out.

Particular attention is called to the following extract from a letter from Dr. Charles B. Cooper, dated the 19th day of February, 1902, expressing his views concerning the asylum and strongly urging a change in the sys-

tem and general management of that institution. We quote his views as follows:

"In the first place, the grounds are too limited for the number of patients throwing the sexes in too close proximity, not enough space for proper exercise. Some of the buildings are very old and are always have been ill adapted to the purposes for which they were built. Rooms badly lighted and ventilated, resembling rather a prison than a hospital for the 'brain sick.' It is a disgrace to the Territory that an institution of this order, where all things should be kept cheerful and bright, plenty of sun and good air, good, palatable food, airy, bright wards, good beds, outdoor amusements and occupations, that the opposite state of affairs exists contrary to the recommendations of the Board of Health for a sufficient appropriation to the last Legislature. There is absolutely no place suitable to put a person accustomed even to moderate comforts of life. A saving feature of the whole system is that, owing to our even climate, the greater part of the day is spent in the open air. To be sure, the majority of the inmates are Asiatics and other nationalities, not supersensitive to their surroundings, but there is no doubt that under more favorable conditions a large percentage of cures could be effected. It certainly calls for radical changes as soon as funds can be legislated for such purposes."

In view of the foregoing findings and recommendations, we strongly recommend to the court having jurisdiction in this matter, to make known to the next Legislature the urgent need of making a liberal appropriation for carrying out these recommendations for the better care and maintenance of the Hospital for the Insane.

Board of Health.

We have inspected the Government wash houses and found same in an unsanitary condition.

We recommend that the same be put in a sanitary condition under the supervision of the Board of Health.

We also investigated the slaughter houses and were informed that the same were to be removed from Iwilei in the near future.

Stockade—An investigation of the condition at Iwilei in reference to the old stockade and the vicinity, show a number of lodging houses occupied by a cosmopolitan class. The moral conditions existing there are the same as are found in every cheap lodging house throughout the city.

The building known as the "old stockade" is not at the present time occupied by prostitutes.

Creation of a Department of Public Health.

We recommend that a Department of Public Health be created with paid officers.

The appropriations for the Board of Health during the present biennial period amount to \$437,868.34, including \$159.48 for unpaid bills. No well-conducted business house would for a moment entertain the idea of expending this large amount of money, except under the direction of a well-paid manager, devoting substantially all his time to the duties of his position, to expect that any man can, and will be so public spirited as to give up his business or profession, and assume such onerous duties and heavy responsibilities without pay, is contrary to human experience and, in the long run, it is policy must be a saving at the spot and wasting at the bung hole.

The sanitary problems of this Territory are peculiarly difficult and per-

plexing. It has in round numbers a thousand lepers to be cared for. It is in the tropics and has much low-lying and insanitary lands in Honolulu and elsewhere. It has an extremely mixed population, a large proportion of whom have no idea of sanitation, and will do nothing to keep their premises clean except under compulsion. It lies on the highway between the United States, the Orient and the British Colonies, and is constantly exposed to contagious and infectious diseases. The problems arising from these conditions make the work of sanitation as important and responsible as the work of any department in the Territorial Government.

We think it proper to say that we consider the present Board of Health, with the exception of the Attorney General, who receives a salary, remarkably devoted and self-sacrificing in their work. The present system was created when the sanitary problems of the Hawaiian Islands were comparatively simple; it is extremely well adapted for a typical American village or town not exposed to infection or contagion from other countries, having no disease like leprosy to deal with, and in which an overwhelming majority of the people voluntarily and intelligently keep their own premises in a sanitary condition. Its members are exceptionally good men, but its machinery is, in our opinion, inadequate for an economical and efficient performance of the work it has to do.

Changes in Criminal Laws.

Many of the laws now in existence in this Territory, for instance the law relating to larceny in the second degree, provides a punishment by imprisonment at hard labor not more than two years or by a fine not exceeding \$1000—section 132, page 86, Penal Laws of 1897, Section 200, page 106 of the Penal Laws of 1897, provides a punishment for malicious injury by imprisonment at hard labor not more than two years or by a fine not exceeding \$1000, Section 215, page 124 of the Penal Laws of 1897, relating to felonious branding of cattle provides a punishment at hard labor not more than two years, and many other offenses provide a punishment by imprisonment at hard labor not more than two years, of which offenses prior to annexation, the District Magistrates of this country have jurisdiction, but by a number of decisions by the Supreme Court of the United States any offenses which render a person liable to imprisonment at hard labor for more than one year is called an infamous offense, of which District Magistrates have no jurisdiction to try. It has therefore become necessary since the Organic Act went into effect, to take such cases before the Grand Jury.

In order to give the District Magistrates of this Territory jurisdiction, as we have mentioned, it will be necessary to amend the existing laws of this Territory, where they provide for more than one year's imprisonment up to two years, by striking out the word "two" and inserting the word "one" in its place, so as to comply with the decision of the Supreme Court of the United States, or by some other amendments of a like nature, giving the District Magistrates jurisdiction in such cases.

The Liquor Question.

Pursuant to the special charge Your Honor gave to this Grand Jury in reference to liquor licenses, we have investigated the same and report as follows:

We recommend that not more than one liquor license be issued to any one corporation.

We also recommend that no licenses for liquor saloons be granted without the consent of at least two-thirds of the occupants of adjacent buildings on the street within 200 feet of the premises in which the saloon is to be located in cities and towns; and within a radius of a half mile in country districts; and further, that no saloon be located within half a mile of any public landings outside of Honolulu.

We approve of the present limits established for the sale of distilled liquors in the city of Honolulu, and we recommend that same be not extended.

We recommend that all Primo licenses for beer saloons be continued until their expiration, or until a special session of the Legislature is called.

We recommend that a neutral zone about 350 feet in width be established about the present saloon limits and the city front, where no intoxicating liquors shall be sold, and that outside of this neutral zone, licenses for the sale of pure beer under proper restrictions be granted upon the payment of \$250.

We recommend that stringent laws be enacted to suppress the distillation of oleohol and the brewing of swigs, and further, Federal laws punish the brewing and sale of oleohol by fines up to \$2000 and imprisonment up to five years, and by framing Territorial laws, such that the Territorial and Federal officers can work in conjunction, we believe that this evil can be entirely suppressed.

We recommend that a law be enacted prohibiting the employment of minors in liquor saloons and also prohibiting minors from entering or congregating about liquor saloon premises.

Complaints.

There have come to the notice of this Grand Jury two communications from private citizens for investigations which your Grand Jury deem important to dwell on.

1. In reference to the meter system of the Hawaiian Electric Co., Ltd. After due consideration, we deem it proper that such complaint be directly brought to the court in civil procedure.

2. The communication from Mr. John M. Vivas calling for an investigation of his character resulted in finding no evidence; and we hold him blameless from any knowledge or

wrong intentions of the matter investigated.

In conclusion, the Grand Jury desires to express its appreciation of the ability, thoroughness, fairness, dignity and courtesy which have been the unflinching characteristics throughout its sessions, of John W. Cathcart Esq., the Deputy Attorney General of the Territory.

A list of all cases investigated by the Grand Jury, showing those in which true bills of indictment were found and those in which bills of indictment were ignored, is hereto attached and made a part of this report. Respectfully submitted, CHAS. S. DESKY, Foreman.

M. Hamard, the French sculptor, has just completed at Paris the model of a statue of Marshal Rochambeau, to be presented to the city of Washington as a companion to the statue of Lafayette. The work of casting the bronze will begin this week and it is hoped that the finished statue will be ready to send to the United States next April.

Admiral Dewey and Joseph Jefferson, the actor, are inseparable friends at Palm Beach. They frequently stroll in the suburbs of the Florida resort, and were seen sitting on a fence swinging their feet like two school-boys, having a good, old-fashioned talk about a lot of interesting things, without being interrupted.

Bizzer—Upon what does Flasher base his claims of being a society man? Buzzer—He's had gout and appendicitis.—Ohio State Journal.

SHIPPING INTELLIGENCE

TIDES.	High Tide	Low Tide	High Tide	Low Tide
DAY.	March	March	March	March
Monday	10 45 A.M.	4 45 P.M.	10 45 A.M.	4 45 P.M.
Tuesday	11 55 A.M.	4 40 P.M.	11 55 A.M.	4 40 P.M.
Wednesday	12 50 P.M.	5 00 P.M.	12 50 P.M.	5 00 P.M.
Thursday	13 45 P.M.	6 00 P.M.	13 45 P.M.	6 00 P.M.
Friday	14 40 P.M.	6 45 P.M.	14 40 P.M.	6 45 P.M.
Saturday	15 35 P.M.	7 30 P.M.	15 35 P.M.	7 30 P.M.
Sunday	16 30 P.M.	8 15 P.M.	16 30 P.M.	8 15 P.M.
Monday	17 25 P.M.	9 00 P.M.	17 25 P.M.	9 00 P.M.

First quarter of the moon on the 16th at 11:42 a. m.

Tides from the United States Coast and Geodetic Survey, Table No. 1301.

The tides at Kahului and Hilo occur about an hour earlier than at Honolulu.

Hawaiian Standard Time is 10h 30m slower than Greenwich mean time, being east of the meridian of 157° 30'.

The time whistle blows at 1:30 p. m., which is the same as Greenwich, 6a 0m.

Masters of vessels sailing from this port for San Francisco will find there a branch of the U. S. Hydrographic Office located in the Merchants' Exchange, where is maintained for their benefit free of charge, complete sets of charts and directions of the world.

Latest information can be obtained regarding lights, dangers to navigation and all matters of interest to ocean commerce.

Weather Bureau, Honolulu, March 14.—Temperature—Morning minimum, 63; Midday maximum, 79.

Barometer at 9 a. m., 30.08. Rising. Rainfall 0.00.

Dew Point 66F. Humidity at 9 a. m., 70 per cent. Diamond Head Signal Station, March 14.—Weather clear; wind light NE.

ARRIVED.

Thursday, March 13. U. S. A. T. Egbert, Hawes, 23 days from Manila with troops for San Francisco.

Friday, March 14. O. S. S. Alameda, Herriman, from San Francisco, 1 p. m.

Str. Kaula, Bruhn, from Hanalei with 6355 sacks sugar.

AD DPTD. Str. Mauna Loa, Simerson, for Kona and Kau ports.

SAIL TOMORROW. Str. Hanalei, for Hanalei and Puna-lou, at 12 noon.

DEPARTED.

Thursday, March 13. P. M. S. Peru, Pillsbury, for Hong-kong, Yokohama and Manila.

Str. Mikahala, Gregory, for Kauai ports.

U. S. N. Collier Alexander, Nickels, for Norfolk, Va.

Friday, March 14. Am. bk. Mohican, Kelly, for San Francisco.

PASSENGERS DEPARTED. For the Orient, per S. S. Peru, Mar. 13—Mrs. J. S. Minor, Mrs. L. H. Collins, W. H. Corbin, L. R. Tuttle.

For Kauai ports, per str. Mikahala, Mar. 13—Mrs. W. Stoddard, Miss Potts, Charles Gay, Charles A. Rice, A. W. Todd, T. A. Hudson, J. F. Humburg, Mr. Clemens, L. E. Beebe.

For Kona and Kau ports, per str. Mauna Loa, March 14—J. D. Kaki, Mrs. J. U. Josepa, C. K. Parden, Miss Palokiko, Miss A. H. Arnold, A. Durago, Rev. K. Shisaki, Rev. A. B. Weymouth, Nellie Kimo, Miss Mary Peck, Mrs. Durago, Rev. M. E. Silva, E. W. Van Senden, G. H. Robertson, Miss Fenwell, Miss T. Marcas, Mrs. E. C. Greenwell, A. M. Aheona, Mrs. Kealoha Watton, J. W. Kinamoku, Miss E. K. Phillips.

PASSENGERS ARRIVED. From San Francisco, per O. S. S. Alameda, March 14—C. E. Abbott, Miss C. Abrahamson, F. W. Aust, J. H. Ellis, A. N. Brown and wife, Miss Mah Buchly, W. B. Calt, Mrs. Calt, H. A. Chapman, C. D. Chase, Mrs. Chase, Mrs. S. B. Cheek, C. M. Cooke, Mrs. H. W. Crarr, F. F. Crowson, E. L. Cutting, S. Ehrlich, Miss L. Fay, Albert Frank, Mr. Frank, Miss Johanna Frem, Mr. E. L. Geddings, J. Hayden, Mrs. J. W. Herrick, W. J. Howatt, Mrs. Howatt, Miss G. Johnson, Miss H. G. Hufut, C. W. Kiley, Mrs. E. C. Macfarlane, F. W. Macfarlane, Mrs. Macfarlane, G. Macfarlane, W. Macfarlane, R. W. Madden, M. J. McCune, Mrs. McCune and two children, B. F. Parker, A. R. D. Paterson, E. Prickett, Mrs. Prickett, Miss Grace Robertson, S. W. Rose, A. M. Scott, H. McD. Spenger, E. D. Tenney, Mrs. Tenney, W. K. Vickery, Mrs. Vickery, Master Vickery, Miss H. Valdey, E. H. F. Wolter, Miss M. L. Woodruff.

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TO LET—Furnished front room, reduced to \$9 month. 53 Vineyard St. below Nuuanu. 2095-4f

FOR SALE.

FOR SALE—New upright piano; no reasonable offer refused. Address 33, this office. 2096-3w

SITUATION WANTED.

WANTED—Young man desires situation as waiter; short order cook, or storekeeper in hotel, restaurant or steamer; fully experienced, and speaks English, French and Spanish. Address S. A. Y. Bulletin. 2095-1w

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BY AUTHORITY Opera House

Pound-Master's Notice of Estrays

Notice is hereby given that the animals described below have been impounded in the Government Pound at Makiki, Kona, Island of Oahu, and unless the pound fees and damages are sooner satisfied will be sold at the date hereafter named according to law: March 11, 1902—1 Bay Mare, unscribable brand, white stroke on forehead and white spots on the back, left hind leg white, others black, all shod.

The above strayed animals will be sold on Saturday, Mar. 29, 1902, 12 noon if not called for before the date mentioned.

K. KEKEUNE, Poundmaster.

2094-3t

IN THE SUPREME COURT OF THE TERRITORY OF HAWAII—October Term, 1901.—Amendment of Rule 4. Rule 4 of the Supreme Court is amended so as to read as follows:

4. Transcript of Evidence. A suitable book shall be kept in the office of the clerk of the Supreme Court in which any party, in person or by attorney, desiring for use on appeal, error or exceptions a transcript of the notes of evidence taken by a court stenographer in any case, may, after verdict or decision, enter his name, the name of the party he represents, the title of the case, the date of entry, and the name of the stenographer.

The clerk shall forthwith give notice of such entry to the stenographer who took the notes of evidence in the case. The stenographer shall make and furnish the transcript with all reasonable dispatch in the order of such notice unless otherwise directed by a Justice of the Supreme Court or a Judge of a Circuit Court, and shall note on the transcript the date upon which it is furnished or tendered and the name of the person to whom it is furnished or tendered; provided, however, that in cases in which the stenographer is entitled to payment for such transcript, he may within five days after receiving such notice request in writing the party or his attorney, who made the entry, to deposit cash, or furnish security, within ten days after such request, sufficient to cover the cost of such transcript, and unless such request is complied with within such time, such entry and notice will be of no effect and the stenographer need not make such transcript; and provided further that after the stenographer shall have made any such transcript for which he is entitled to payment he need not furnish the same until paid for.

In case a party, in person or by attorney, desires to make or procure a transcript or copy of the evidence without the aid of the court stenographer for use on appeal, error or exceptions, he shall obtain from a Circuit Judge leave to file within a specified time such transcript or copy.

Unless such entry is made or such leave is obtained within ten days after the filing of the notice of appeal, or the writ of error or bill of exceptions, and unless such transcript or copy of evidence is filed within ten days after it is tendered by a court stenographer or within the specified time when procured without the aid of a court stenographer, such transcript or copy of evidence will not be considered by the Supreme Court upon such appeal, error or exceptions.

By the Court:

HENRY SMITH, Clerk.

Honolulu, T. H., March 12, 1902. 2093-1w

BORN.

RASMUSSEN—In Honolulu, March 13, 1902, to the wife of A. Rasmussen, a daughter.

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CLEARANCE SALE!

On Wednesday, March 19th, 1902

At my salesroom, 65 Queen street, I will sell at Public Auction the following goods which are all new:

Men's and Boys' Clothing
Ladies', Men's and Children's Shoes
Tablets, Hair Oil, Stationery
Perfumery, Rugs
Aluminum Hairpins
Tailor Buttons, Sewing Machines
Shirtings, Belts, Hats and Caps
White Goods, Candles, Combs
Jewelry, Soaping Soap
Muslin Underwear, Sewing Silk
Tobacco, Matches
Knives and Forks, Goggles
Table Spoons, Watch Chains
Tea Spoons, Spectacles
Table Linen, Otis Checks
Toweling, Ribbons
Etc., Etc.

JAS. F. MORGAN, AUCTIONEER.

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Grand Production of a series of interesting incidents.

Ancient Hawaiian History adapted for the stage by the

HAWAII

PONOI DRAMATIC COMPANY

to be presented in English by Native Hawaiians. A Melodrama in two acts, entitled:

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New Scenes New Costumes New Songs

A musical interlude by the company.

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Realistic Sceneries have been specially designed and painted for both productions.

Prices \$1.75 and 50 cents. Box plan at Wall, Nichols.

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Tickets for sale by the members of the Buckeye Club and at the Bergstrom Music Company's to be exchanged for reserved seats sale at the Wall, Nichols Company's.

Prices: \$1.75, 50c.

WALTER C. WEEDON, President

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